



To Jim.Pfeifer@erm.com, director@raquettelake.com

cc Gennady.Shteynberg@ct.gov

bcc

Subject Fw: RE: Dec. 4, 2008 letter re: Wampus Milford

Jim and Ed.

Assuming you have the information you need regarding the RCRA units at 80 Wampus Lane, as Gene forwarded you below, could you please send us, by Wed. March 25, a date by which you plan to get EPA and DEP the response to our Dec. 4 letter (including a schedule and conceptual plan for final closure of the RCRA units)?

If you need additional guidance regarding the RCRA units, please let us know.

RDMS DocID

108033

Thanks very much and hope you both are well,

Stephanie
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----Forwarded by Stephanie Carr/R1/USEPA/US on 03/18/2009 12:17PM ----

To: Stephanie Carr/R1/USEPA/US@EPA, "Jim Pfeifer" < Jim.Pfeifer@erm.com>

From: "Shteynberg, Gennady" < Gennady. Shteynberg@ct.gov>

Date: 02/26/2009 03:21PM

cc: James Chow/R1/USEPA/US@EPA, "Ringquist, David" <David.Ringquist@ct.gov>, "Shteynberg,

Gennady" < Gennady. Shteynberg@ct.gov>

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I conducted an additional review of both 2002 and 2008 Reports in relation to the two RCRA units and had a conversation with  $\tt Jim.$  Below is a recap:

We cannot consider any formal changes in the post-cl. Monitoring based on the 2002 GW (7 years from now!) sampling event. We agreed in our December 2008 letter that 2 years of post-remedial monitoring will include the wells used for P-Cl monitoring. AOC-7, the former RCRA container storage, was investigated/remediated somewhat differently than the Guidance recommends. But the results of the 9-point 2001 soil sampling by ERM positively show no VOCs releases here. Some elevated concentrations of VOCs, revealed by the 10-point 1998 soil vapor sampling by HRP, are related to the plume(s) under the building. That problem will be addressed by an ELUR. The AOC-7 closure can be accepted as a Closure as soon as some GW data, specifically from well ERM-4, will be available.

Gene